Carin A. Marney, WSBA No. 25132 Theodore A. Sheffield, WSBA No 35874 LANE POWELL PC 1420 Fifth Avenue, Suite 4100 Seattle, Washington 98101-2338 Telephone: 206.223.7000 Facsimile: 206.223.7107 3 4 5 Attorneys for Defendants Life Care Centers of America, Inc. and Kennewick Medical Investors LLC, d/b/a Life Care 6 Center of Kennewick 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF WASHINGTON 10 ESTATE OF MARGARETTE E. ECKSTEIN, by and through its 11 Personal Representative, PATRICIA K.) NO. LUCKEY, 12 **DEFENDANTS' RULE 7.1** Plaintiff, DISCLOSURE STATEMENT 13 14 v. LIFECARE CENTERS OF 15 AMERICA, INC., a Tennessee corporation; LIFE CARE CENTER OF 16 KENNEWICK, a Washington Nursing Home; KENNEWICK MEDICAL 17 INVESTORS, LLC, a Delaware corporation; JOHN DOES 1-10 18 inclusively, jointly and severally liable, 19 Defendants. 20 COME NOW Defendants Life Care Centers of America, Inc., and 21 Kennewick Medical Investors, LLC d/b/a Life Care Center of Kennewick 22 (collectively referred to as "Defendants") by and through their counsel of record, 23 pursuant to Federal Rule of Civil Procedure 7.1, and hereby state that 24 Kennewick Medical Investors, LLC is a limited liability company with Life 25

Care Centers of America, Inc. serving as its sole member. Defendants further

DEFENDANTS' RULE 7.1 DISCLOSURE STATEMENT - 1

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state that Kennewick Medical Investors, LLC does business as Life Care Center of Kennewick. Except as disclosed above, Defendants have no additional parent corporations and no publicly held corporation owns 10% or more of Defendants' stock.

DATED: March <u>20</u>, 2009

LANE POWELL PC

By /s/ Carin A. Marney
Carin A. Marney, WSBA No. 25132
Theodore A. Sheffield, WSBA No. 35874
Attorneys for Defendants Life Care
Centers of America, Inc. and Kennewick
Medical Investors LLC, d/b/a Life Care
Center of Kennewick

DEFENDANTS' RULE 7.1 DISCLOSURE STATEMENT - 2

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| 1 | <u>CERTIFICATE OF SERVICE</u> |
|------|--|
| 2 | I hereby certify that on March 20, 2009, I caused to be served a copy of the foregoing |
| 3 | DEFENDANTS' RULE 7.1 DISCLOSURE STATEMENT on the following person(s) in |
| 4 | the manner indicated below at the following address(es): |
| 5 | Mr. Jeff B. Crollard |
| 6 | Crollard Kahn PC 200 - 2nd Avenue W Scortla, WA, 08118, 4204 by Electronic Mail by Facsimile Transmission by First Class Mail |
| 7 | Seattle, WA 98118-4204 □ by First Class Mail □ by Hand Delivery □ by Overnight Delivery |
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| 9 | Patricia King |
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DEFENDANTS' RULE 7.1 DISCLOSURE STATEMENT - 3

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